MAINE STATE LEGISLATURE

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STATE OF MAINE ONE HUNDRED AND ELEVENTH LEGISLATURE FIRST REGULAR SESSION

JOINT STANDING COMMITTEE ON

Labor

BILL SUMMARY



JULY, 1983

Prepared by:

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Office of Legislative Assistants State House, Station 13 Augusta, Maine 04333 (207) 289-2486

- AN ACT TO PROVIDE WORKERS! COMPENSA-TION COVERAGE TO EMERGENCY MEDICAL SERVICES! PERSONS
- Twitchell
 Jackson
 Roderick
 McCollister
- OTP-A PL 1983, c. 554
- SUMMARY: Volunteer emergency medical services persons are made employees covered by Workers' Compensation Act.
- COMMITTEE AMENDMENT "A" (S-160): Restores coverage to firefighters who were inadvertently omitted from the bill; adds reference to independent contractors to avoid conflict with another law (adopted).
- HOUSE AMENDMENT "A" (H-354): Workers' Compensation insurance premium charged an employer for coverage of its employees who are volunteer emergency medical services persons shall be based on annual payroll of not more than \$10,000, regardless of actual payroll (Beaulieu).
- HOUSE AMENDMENT "A" to House Amendment "A" (H-390): Insurance premium shall not exceed \$600 per active vehicle annually (Beaulieu).
- AN ACT TO AUTHORIZE THE SUPREME JU- Hobbins PL 1983, c. 412
 DICIAL COURT TO PROVIDE FOR COLLEC- Carpenter (ND of LD 392)
 TIVE BARGAINING FOR JUDICIAL DE- Violette
 PARTMENT EMPLOYEES
- SUMMARY of LD 392: includes employees of Judicial Dept. under State Employees Labor Relations Act; Chief Justice of Supreme Judicial Court exercises employer's functions.
- SUMMARY of LD 1660: authorizes Supreme Judicial court to propose appropriate collective bargaining procedures for Judicial Dept. employees and report them back to the Second Regular Session of 111th Legislature for further action.
- AN ACT TO CHANGE THE WORKES' COMPENSATION LAW WITH RESPECT TO ASBESTOSIS

 AN ACT TO CHANGE THE WORKES' COMSwazey
 (ND of LD 488)
 Gauvreau
 Pray
- SUMMARY: Re-writes the section of Maine's occupational disease law dealing with asbestos-related diseases to remove the barriers that prevent recovery under current law, such as the 60-day exposure requirement, the one-year limitation on filing further benefit claims, the 3-year rule, and other time limits; the law does not provide for retroactive payments of compensation, applies only to diseases caused by a last injurious exposure on or after Nov. 30, 1967, and does not apply to a worker covered under the Longshoremen's Act or the Federal Employees Compensation Act.